## UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MICHIGAN

	United States of America	ORDER OF DETENTION PENDING TRIAL
	V.  Michael Sterling  Defendant	Case No. 1:09 Cr 236
	er conducting a detention hearing under the Bail Reform Act, 1 endant be detained pending trial.	8 U.S.C. § 3142(f), I conclude that these facts require
	Part I – Findings of	Fact
_	he defendant is charged with an offense described in 18 U.S. a federal offense a state or local offense that would kisted – that is	C. § 3142(f)(1) and has previously been convicted of
_	a crime of violence as defined in 18 U.S.C. § 3156 which the prison term is 10 years or more.	(a)(4)or an offense listed in 18 U.S.C. § 2332b(g)(5) for
	an offense for which the maximum sentence is death or I	ife imprisonment.
_	an offense for which a maximum prison term of ten years	or more is prescribed in:
_	a felony committed after the defendant had been convicted U.S.C. § 3142(f)(1)(A)-(C), or comparable state or local convictions.	
_	any felony that is not a crime of violence but involves: a minor victim	
	the possession or use of a firearm or destruction a failure to register under 18 U.S.C. § 2250	tive device or any other dangerous weapon
	he offense described in finding (1) was committed while the declaration of the declaratio	efendant was on release pending trial for a federal, state
	period of less than 5 years has elapsed since the date of fense described in finding (1).	of conviction defendant's release from prison for the
	indings (1), (2) and (3) establish a rebuttable presumption that erson or the community. I further find that defendant has not	
•	Alternative Finding	
<b>√</b> (1) TI	here is probable cause to believe that the defendant has com	• •
	for which a maximum prison term of ten years or more is	
	✓ under 18 U.S.C. § 924(c).	·
_ <b>√</b> (2) TI	he defendant has not rebutted the presumption established by efendant's appearance and the safety of the community.	finding (1) that no condition will reasonably assure the
	Alternative Finding	s (B)
	here is a serious risk that the defendant will not appear.	
(2) TI	here is a serious risk that the defendant will endanger the safe	
	Part II – Statement of the Reason	_
evidence defendant and his ad	d that the testimony and information submitted at the detentio a preponderance of the evidence that: is an unemployed 19-year-old male with a drug and alcohol pult history includes assault and battery and fleeing and eludinelected not to proffer any evidence in opposition to detention.	problem. His juvenile history includes home invasion
	Part III – Directions Regard	ing Detention
corrections tappeal. The States Cour	defendant is committed to the custody of the Attorney Gener facility separate, to the extent practicable, from persons await dedefendant must be afforded a reasonable opportunity to cont or on request of an attorney for the Government, the person of the United States marshal for a court appearance.	al or a designated representative for confinement in a ing or serving sentences or held in custody pending sult privately with defense counsel. On order of United

September 14, 2009

Date:

Judge's Signature: /s/ Joseph G. Scoville

Name and Title: Joseph G. Scoville, U.S. Magistrate Judge